SUPREME COURT OF THE STATE OF WASHINGTON

LARRY MICHAELS, and DEBBIE MICHAELS, husband and wife and the marital community comprised thereof; DAN P. EVANS, a single person;))) RESPONDENT
and KATHY D. CMOS, individually, and as Administratrix and Representative of the Estate of Mike P. Cmos, Jr.;) CMOS' SECOND) RAP 10.8) STATEMENT OF) ADDITIONAL
Respondents,) AUTHORITIES
CH2M HILL, INC., a Florida corporation and KELLY IRVING, Appellants.))))
)

The following authorities are relevant to the Appellants'
Assignment of Error No. 2 that the trial court erred in ruling that the defendants owed a legal duty to the plaintiffs:

"'A grant of immunity from liability clearly implies that civil

liability can exist in the first place." Beggs v. Dep't of Soc. & Health Servs., No 84098-9, 2011 Wash. LEXIS 158, P.3 ¶ 16 (February 17, 2011) (quoting Jane Doe v. Corp. of the President of the Church of Jesus Christ of Latter-Day Saints, 141 Wn. App. 407, 422-23, 167 P.3d 1193 (2007), review denied, 164 Wn.2d 1009, 195 P3d 87 (2008)).

DATED this 18 day of February, 2011.

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Attorney for Respondent Cmos

CERTIFICATE OF SERVICE

I hereby certify that on the 18th day of February, 2011, I caused true and correct copies of the foregoing Respondent Cmos' RAP 10.8 Statement of Additional Authorities to be served on counsel of record in the manner indicated:

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